	Case 3:07-cv-02373-WQH-CAB	Document 7	Filed 03/03/2008	Page 1 of 3
1 2 3	Chad McKinney Pro Se 6266 Madeline St Apt #61 San Diego, CA 92115 619-634-3566		SOUTHERN MBY: 9	MAR -3 PM 12:05 OISTRICT OF CALFORNIA DEPur
4	THE UNITED STATES DISTRICT	COURT SOU	THERN DISTRICT	OF CALIFORNIA
5		,	CIV. Case No.07-cv-	-2373 ulo 4
6	CHAD MCKINNEY, an individual,)		
7)	FOR VIOLATION OF FALSE CLAIMS ACT VIOLATION OF TH	T AND FOR
8))	THE CIVIL RIGHTS THE AMENDMENT	S ACT 1964 AND
9))	VII OF THE CIVIL I	
١٥	Plaintiff,	·)		
1))	RETALIATION- V	WRONGFUL
12))	TERMINATION & EMPLOYENT DIS	Ł
13)	CIVIL A	CTION
4	v.)		
15	APOLLO GROUP INC., UNIVERSITE PHOENIX, a Corporation, MECHE	LLE)	Plaintiff's Notice to	the Court
16	BONILLA, an Enrollment Manager UNIVERSITY OF PHOENIX, KYA	•		
17	FLYNN, Director of Enrollment at UNIVERSITY OF PHOENIX, APRI	.) IL)	The given	
8	ALCORN, an Employee Relations Consultant at UNIVERSITY OF PHO) DENIX)	Demand for Tria	ll By Jury Pursuant
19	CARLYN LINDSTEN, Associate Di Enrollment at UNIVERSITY OF PH	•	to U.S. Constitut	tion, 7 th Amendment
20)	March 3, 2008	
21	Defendants	Ś		
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23				
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PLAINTIFF'S NOTICE TO THE COURT

Dear honorable Judge Hayes,

The Plaintiff, Chad McKinney, would like to respectfully inform the court that the Defendant's attorney, Nathan Hicks, an associate of Snell and Wilmer L.L.P. contacted the Plaintiff on Friday, February 29th, 2008 at 5:12 P.M. Pacific Standard time to request the Plaintiff's acquiescence on an extension of time to respond to the Plaintiff's complaint. The Plaintiff rejected the Defendant's request for an extension of time to reply to the original complaint based upon Mr. Hicks' inability to provide the Plaintiff with a justifiable reason for the Defendant's failure to plead or otherwise defend themselves against the plaintiff's original complaint within the timeframe required by Rule 55(a) of the Federal Rules of Civil Procedure, and any other relevant Federal Rule of Civil Procedure pertaining to this case. The Plaintiff believes that the Defendant was allowed ample time to respond to the Plaintiff's complaint for the following reasons:

- 1. This complaint was filed on December 19, 2007
- 2. This complaint was served on January 31, 2008
- 3. As of the 28th of February 2008, the Defendant was late 8 days.
- 4. Snell and Wilmer L.L.P. is a professional law firm and is not an infant or incompetent, but a large corporation who was given ample time to respond within the timeframe required by the Federal Rules of Civil Procedure.
- 5. In addition to the Apollo Group, Inc., four individuals, whom work for the company, were also properly served by a professional agency.

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6. No extra time was requested by the defendant nor granted by the Court prior to the Plaintiff filing a motion for the Clerk's entry of default.

WHEREFORE, the Plaintiff respectfully realizes that the final decision to grant an extension of time lies with the court, however the Plaintiff would like to state for the record that he did not grant his permission or agreement to the Defendant's request for an extension of time and finds it improbable and highly unlikely that the Defendant was unable to plead or otherwise defend themselves against the plaintiff's original complaint within the timeframe required by the Federal Rules of Civil procedure.

Respectfully submitted,

Chad McKinney

Pro Se

6266 Madeline St Apt#61

San Diego, CA 92115

619-634-3566